House File 282 - Introduced

HOUSE FILE 282
BY LENSING, ANDERSON, and
KEARNS

A BILL FOR

- 1 An Act requiring that motor fuel pumps be accessible to persons
- with disabilities, including by the establishment of
- 3 standards, requiring inspections, providing for the issuance
- 4 of cease and desist orders, requiring the submission of
- 5 annual reports, and making penalties applicable.
- 6 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

H.F. 282

- 1 Section 1. <u>NEW SECTION</u>. **214.12 Motor fuel pumps** 2 accessibility rules.
- The department shall adopt rules to provide standards for 4 motor fuel pumps to accommodate persons with disabilities.
- 5 l. The rules shall supplement Tit. III of the federal
- 6 Americans with Disabilities Act of 1990, as provided in 42
- 7 U.S.C. § 12181 et seq., its implementing regulations, including
- 8 28 C.F.R. pt. 36, and the 2010 standards for accessible design
- 9 published by the United States department of justice.
- 10 2. The rules shall require that a sign be posted in a ll conspicuous manner on or near each motor fuel pump. The sign
- 12 must state the hours when a customer will receive personal
- 13 assistance from the retail dealer in obtaining motor fuel from
- 14 the motor fuel pump. In addition, at least one motor fuel pump
- 15 must be equipped with a large call button that is accessible
- 16 from the motor fuel pump which will notify the retail dealer
- 17 that personal assistance is needed. The call button must be
- 18 capable of being accessed from inside a customer's vehicle in a
- 19 manner that allows the button to be pushed with a closed hand.
- 20 Sec. 2. <u>NEW SECTION</u>. **214.13 Motor fuel pumps** cease and
- 21 desist order inspection and compliance report.
- 22 l. During its regular inspection of a motor fuel pump
- 23 at a retail motor fuel site, as provided in section 214.11,
- 24 the department shall determine whether a retail dealer is in
- 25 compliance with rules adopted pursuant to section 214.12.
- 26 2. Upon determining that a violation of a rule adopted
- 27 pursuant to section 214.12 requires immediate corrective
- 28 action, the department shall issue a cease and desist order
- 29 in a manner consistent with chapter 17A. The order shall
- 30 prevent the retail dealer from selling or offering to sell
- 31 motor fuel at the retail motor fuel site until the violation is
- 32 corrected. The department or the attorney general may enforce
- 33 the cease and desist order by petitioning the district court
- 34 of Polk county or the county where the retail motor fuel site
- 35 is located.

H.F. 282

- 3. The department shall prepare and submit a report to the governor and general assembly not later than January 15 of each year stating the number of retail motor fuel sites inspected that have motor fuel pumps that are not in compliance with the rules adopted pursuant to section 214.12.
- 6 EXPLANATION
- This bill requires the department of agriculture and land 8 stewardship to establish standards by rule requiring a retail 9 dealer to have a motor fuel pump capable of assisting persons 10 with disabilities, including (1) the federal Americans with 11 Disabilities Act and (2) state requirements for a sign to be 12 posted on or near the motor fuel pump which allows a customer 13 to receive personal assistance from a retail dealer by using 14 a special call button.
- The bill requires the department to conduct an inspection of motor fuel pumps as part of its regular inspection schedule.

 The department shall issue a cease and desist order in order to prevent a retail dealer from selling motor fuel at a retail motor fuel site if the department determines that immediate corrective action is required to remedy a violation of its standards.
- Finally, the bill requires the department to submit a report to the governor and general assembly each year stating the number of retail motor fuel sites having motor fuel pumps inspected that are not in compliance with these provisions.

 A retail dealer who violates a provision of the bill is guilty of a simple misdemeanor. Each day that a continuing violation occurs shall be considered a separate offense. A simple misdemeanor is punishable by confinement for no more than 30 days or a fine of at least \$65 but not more than \$625 or by both.